DEPARTMENT OF THE TREASURY



Internal Revenue Service
TE/GE EO Examinations
1100 Commerce Street, MC 4920 DAL
Dallas, TX 75242

TAX EXEMPT AND GOVERNMENT ENTITIES DIVISION

Number: **201749014** Release Date: 12/8/2017 Taxpayer Identification Number:

Person to Contact:

Identification Number:

Telephone Number:

CERTIFIED MAIL – Return Receipt Requested UIL: 501.03-00

Dear

This is a final adverse determination regarding your exempt status under section 501(c)(3) of the Internal Revenue Code. Our favorable determination letter to you dated October 20, 19xx is hereby revoked and you are no longer exempt under section 501(a)

of the Code effective August 1, 20xx.

The revocation of your exempt status was made for the following reasons:

You are not operating exclusively for any charitable purpose, educational purposes, or any other exempt purpose. Our examination reveals that you are not engaged primarily in activities which accomplish charitable, educational or other exempt purpose as required by Treas. Reg. 1.501(c)(3)-1(c)(1). Your activities, including your financial transactions, more than insubstantially furthered non-exempt purposes. Moreover, you failed to establish that you were not operated for the benefit of private interest of your members, president and as required for continued recognition of exemption pursuant to Treas. Reg. 1.501(c)(3)-1(d)(1)(ii). Your income inured to the benefit of private shareholders and individuals.

You failed to keep adequate books and records and failed to respond to repeated reasonable requests to allow the Internal Revenue Service to examine your records regarding your receipts, expenditures, or activities as required by I.R.C. sections 6001 and 6033(a)(1), Treas. Reg. 1.6033-2(i)(2) and Rev. Rul. 59-95, 1959-1 C.B. 627.

Contributions to your organization are no longer deductible under section 170 after August 1, 20xx.

You are required to file Form 1120 U.S. Corporation Income Tax Return. These returns should be filed with the appropriate Service Center for tax years ended July 31, 20xx, July 31, 20xx, July 31, 20xx and July 31, 20xx and for all years thereafter in accordance with the instructions of the return.

Processing of income tax returns and assessments of any taxes due will not be delayed should a petition for declaratory judgment be filed under section 7428 of the Internal Revenue Code.

If you decide to contest this determination, you may file an action for declaratory judgment under the provisions of section 7428 of the Code in one of the following three venues: United States Tax Court, the United States Court of Federal Claims, or the United States District Court for the District of Columbia. A petition or complaint in one of these three courts must be filed before the 91st day after the date this determination was mailed to you if you wish to seek review of our determination. Please contact the clerk of the respective court for rules and the appropriate forms regarding filing petitions for declaratory judgment by referring to the enclosed Publication 892. You may write to the courts at the following addresses:

United States Tax Court 400 Second Street, NW Washington, DC 20217 United States Court of Federal Claims 717 Madison Place, NW Washington, DC 20005

United States District Court for the District of Columbia 333 Constitution Ave., N.W.
Washington, DC 20001

The Taxpayer Advocate Service (TAS) is an independent organization within the IRS that can help protect you taxpayer rights. TAS can offer you help if your tax problem is causing a hardship, or you've tried but haven't been able to resolve your problem with the IRS. If you qualify for TAS' assistance, which is always free, TAS will do everything possible to help you. Visit taxpayeradvocate.irs.gov or call 1-877-777-4778.:

If you have any questions, please contact the person whose name and telephone number are shown in the heading of this letter.

Sincerely yours,

Maria D. Hooke Director, EO Examinations

Enclosure: Publication 892



Date: 11/09/2015

Taxpayer Identification Number:

Form:

Tax year(s) ended:

Person to contact / ID number:

Contact numbers:
Phone Number:
Fax Number:

Manager's name / ID number:

Manager's contact number:
Phone Number:
Response due date:

Certified Mail - Return Receipt Requested

Dear

Why you are receiving this letter

We propose to revoke your status as an organization described in section 501(c)(3) of the Internal Revenue Code (Code). Enclosed is our report of examination explaining the proposed action.

What you need to do if you agree

If you agree with our proposal, please sign the enclosed Form 6018, Consent to Proposed Action – Section 7428, and return it to the contact person at the address listed above (unless you have already provided us a signed Form 6018). We'll issue a final revocation letter determining that you aren't an organization described in section 501(c)(3).

After we issue the final revocation letter, we'll announce that your organization is no longer eligible for contributions deductible under section 170 of the Code.

If we don't hear from you

If you don't respond to this proposal within 30 calendar days from the date of this letter, we'll issue a final revocation letter. Failing to respond to this proposal will adversely impact your legal standing to seek a declaratory judgment because you failed to exhaust your administrative remedies.

Effect of revocation status

If you receive a final revocation letter, you'll be required to file federal income tax returns for the tax year(s) shown above as well as for subsequent tax years.

What you need to do if you disagree with the proposed revocation

If you disagree with our proposed revocation, you may request a meeting or telephone conference with the supervisor of the IRS contact identified in the heading of this letter. You also may file a protest with the

IRS Appeals office by submitting a written request to the contact person at the address listed above within 30 calendar days from the date of this letter. The Appeals office is independent of the Exempt Organizations division and resolves most disputes informally.

For your protest to be valid, it must contain certain specific information including a statement of the facts, the applicable law, and arguments in support of your position. For specific information needed for a valid protest, please refer to page one of the enclosed Publication 892, How to Appeal an IRS Decision on Tax-Exempt Status, and page six of the enclosed Publication 3498, The Examination Process. Publication 3498 also includes information on your rights as a taxpayer and the IRS collection process. Please note that Fast Track Mediation referred to in Publication 3498 generally doesn't apply after we issue this letter.

You also may request that we refer this matter for technical advice as explained in Publication 892. Please contact the individual identified on the first page of this letter if you are considering requesting technical advice. If we issue a determination letter to you based on a technical advice memorandum issued by the Exempt Organizations Rulings and Agreements office, no further IRS administrative appeal will be available to you.

Contacting the Taxpayer Advocate Office is a taxpayer right

You have the right to contact the office of the Taxpayer Advocate. Their assistance isn't a substitute for established IRS procedures, such as the formal appeals process. The Taxpayer Advocate can't reverse a legally correct tax determination or extend the time you have (fixed by law) to file a petition in a United States court. They can, however, see that a tax matter that hasn't been resolved through normal channels gets prompt and proper handling. You may call toll-free 1-877-777-4778 and ask for Taxpayer Advocate assistance. If you prefer, you may contact your local Taxpayer Advocate at:

Internal Revenue Service
Office of the Taxpayer Advocate

For additional information

If you have any questions, please call the contact person at the telephone number shown in the heading of this letter. If you write, please provide a telephone number and the most convenient time to call if we need to contact you.

Thank you for your cooperation.

Sincerely,

Margaret Von Lienen Director, EO Examinations

Enclosures: Report of Examination Form 6018 Publication 892 Publication 3498

Form 886-A	Department of the Treasury - Internal Revenue Service	Schedule No. or	
1 01m 000 11	Explanation of Items	Exhibit -0002	
Name of Taxpay	ret	Year/Period Ended	
2		20xx07, 20xx07,	
		20xx07, 20xx07,	
		and 20xx07	

Issue:

Whether the exempt status of under Internal Revenue Code

("IRC") Section ("Sec.") 501(c)(3) should be revoked on the grounds that it served the private

benefit of its members, and disqualified persons including its President, and

Facts:

("Organization") was incorporated in the State of in April 19xx. On December 3, 20xx, the Internal Revenue Service ("Service") issued a favorable determination letter to Organization recognizing it as tax-exempt under IRC. Sec. 501(c)(3). The Service determined that Organization was not a private foundation because it was classified as a publicly supported organization as described in IRC Sec. 170(b)(1)(A)(vi). For the years under examination, Organization reported it was not a private foundation because it was an organization described in IRC Sec. 170(b)(1)(A)(vi). The Organization's Articles of Incorporation provide its purpose is "

." Similarly, Organization summarizes its mission on its Forms 990, stating its purpose is "

Organization was founded by who served as

Organization's first President. During her tenure as President, was a co-owner of

which is a for-profit entity that

		tment of the Treasury - Internal	Payanya Sagrica	Schedule No. or		
Form 886-A	Depar	Explanation of 1		Exhibit -0002		
Name of Tax	payer	2. punuion or 2		Year/Period Ended 20xx07, 20xx07, 20xx07, 20xx07, and 20xx07		
operates gymnas	stics and cheerlead	ding facilities in	and	. Since		
Organization's i	nception,	, her busin	ess partner,	(
) (who	was also one of the	ne Organization's di	rectors), and	worked closely with		
Organization.	trained amater	ur athletes from ages	x through xx in gyn	nastics and placed		
them on teams (according to age,	ability, et cetera). Or	ganization then help	ed the athletes trained		
by to raise	funds to pay the	expenses related to s	anctioned amateur gy	mnastics		
competitions. O	rganization also a	ssisted participants i	n cheerleading comp	etitions to raise funds;		
however, Organ	ization never disc	losed to the Service	that it intended to sup	pport cheerleading		
activities.						
Around 2	20xx,	left her position as	President of Organiz	ation and sold her		
interest in	to . T	When asked,	explained that	left		
her position and	sold her share in	because she w	as no longer interest	ed in being involved		
with gymnastics	. After	left, Organizati	on selected its secon	d President, who		
served until app	roximately 20xx.	In 20xx,	replaced this indi	vidual and became the		
Organization's t	hird President. To	hold a position as a	n officer of the Board	d of Directors,		
Organization ma	indated that an inc	dividual be a parent/	guardian of an athlete	e training within ,		
however, this requirement was waived for . Since becoming)rganization's			
President,	has been	responsible for reco	rding receipts in Org	anization's		
OuickBooks rec	ords, depositing f	unds, reconciling acc	counts, approving ex	penditures, writing		

and signing checks, making book entries, making day-to-day decisions for the Organization, and

Form 886-A	Department of the Treasury - Internal Revenue Service Explanation of Items	Schedule No. o Exhibit	or -0002
Name of Taxpayer		Year/Period Ended 20xx07, 20xx07, 20xx07, 20xx07, and 20xx07	

making decisions for the Organization's long-term direction.

is currently

Organization's President and owns

with her husband.

The Organization was asked to provide extensive records for all tax years under examination, multiple times. Initially, the examination was focused on the year ending July 31, 20xx ("primary year"). Thus, records obtained were for the primary year. However, after expanding the examination to prior and subsequent tax years, the Service made repeated requests for records and provided Organization several extensions for additional information for the primary, as well as, new information for all other years. Throughout the request and extensions, the Organization provided minimal and incomplete responses.

According to the records provided, Organization generated its income from membership fees, fundraisers, and sponsorships.

Organization's policy (identified in Exhibit A, item number 7) stated that members were required to pay directly and/or to participate in fundraisers. In addition to Organization's annual membership fee, members were required to pay a "team assessment" ("assessment"), which consisted of each member's share of cumulative estimated expenses for the year; including, training, coaching fees, athletic membership fee, meets, banners, equipment, competitive gear and other competition related expenses. According to Organization's competitive budget for 20xx-20xx (Exhibit B), the assessment ranged from \$xxx.xx to \$x,xxx.xx, depending on the athlete's level and whether travel was involved. Organization tracked each member's assessment balance separately to verify that each member met his or her share of the expenses. Organization communicated about member's account balance when inquired by that individual. Members